ORDINANCE No. 118605

COUNCIL BILL No. 111714

AN ORDES ANCE: retaining to Seattle Public Cultures and the Department of Housing and Human Services. For widing for certification and fanding of certain water and sewer infrastructure extensions that serve residences of very low-in ne households, adding a new section to the numicipal code; at the new section of the numicipal code; at the property of the property

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Introduced: APR 2 1 1997	By: CHOW
Referred: APR 2 1 1987	To: MANUTEE OF WARM
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Referred:	To:
Reported. JUN 2 1997	Second Reading: JUN 2 1997
Third Reading: JBN 2 1997	Signed:
Presented to Mayor JUN 3 18	Approved: 6 - 4 - 9 - 7
Returned to City Clerk:	Published 4 pg.
Veloed by Mayor.	Veto Published:
Passed over Velo:	Veto Sustained:

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The City of Seattle--]

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Honurable President:	
Your Committee on	
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Full Counci	D vote 7-10
	Committee

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The City of Seattle--Legislative Department

	REPORT OF CO	DMMITTEE	and Adopted
Honorabie Fresident:			
Your Committee on			
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ORDINANCE 118605

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23 24 AN ORDINANCE relating to Seattle Public Utilities and the Department of Housing and Human Services; providing for certification and funding of certain water and sewer infrastructure extensions that serve residences of very low-income households; adding a new section to the municipal code, and amending SMC 21.04.060.B and 21.16.276.B.

WHEREAS, the City or Seattle supports affordable housing efforts and providing assistance to lowincome customers, and

WHEREAS, the cost of extending public water and sewer infrastructure can be a significant element of the cost of housing developments that serve very low-income persons; and

WHEREAS, under current City law developers of housing pay the costs of constructing public water and sewer infrastructure, regardless of the income level of persons occupying that housing; and

WHEREAS, the City has full authority under State law to set rates and charges for its water and sewer services, systems and facilities; and

WHEREAS, pursuant to SMC Chapter 21.76, Seattle Public Utilities currently provides water and sewer rate credits to qualified low-income households, but does not provide such credits to low-income households that receive utility allowances from the United States Department of Housing and Urban Development ("HUD") to public housing authorities; and

WHEREAS, the City desires to expand the scope of utility assistance to low-income households by participating in payment of the costs of extending public water and sewer infrastructure in projects that receive HUD utility allowances and serve verylow-income households; and

WHEREAS, the City desires to add a new Municipal Code section 21.04.280 and amend SMC 21.04.060.B and SMC 21.16.270.B to effectuate such infrastructure assistance; Now, Therefore,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. A new section 21.04.280 is added to the Municipal Code to read as follows:

A. As used in this section, the following words shall have the following meanings:

"Eligible Project" means any housing development or redevelopment project in the City of

Seattle that receives a HUD utility allowance, in which at least 50% of the dwelling units will be

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affordable to and will be occupied by households with aggregate annual incomes no higher than fifty percent (50%) of median income.

"Median Income" means annual median income for the Seattle-Everett Metropolitan Statistical Area, adjusted for household size, as provided from time to time by the U.S. Department of Housing and Urban Development "HUD"). If HUD ceases to provide such estimates no less frequently than annually, then "Median Income" shall mean such comparable figure for the Seattle area or an area including Seattle, published or reported by a federal, state, or local agency, as the City shall select in its sole discretion.

"Public Infrastructure" means the water, wastewater and/or drainage infrastructure that is required to be (i) constructed or installed under SMC 21.04.060.B, SMC 21.16.270.B and/or SMC chapter 23.53, respectively, and any rules or policies that may be promulgated thereunder, and (ii) transferred to the City upon completion of construction.

B. For housing development or redevelopment projects certified by the Department of Housing and Human Services as Eligible Projects and that are required to construct Public Infrastructure, Seattle Public Utilities shall fund the actual cost of the Public Infrastructure prorated according to the percentage of dwelling units that will serve households with aggregate annual incomes no higher than fifty percent (50%) of median income; provided that the property owner installs water and electric meters (or submeters, as applicable) in the Eligible Project and that all Public Infrastructure and all meter work is performed in a manner acceptable to Seattle Public Utilities. An amount equal to such funding shall be recovered through increased water, wastewater and drainage charges established by ordinance. The Department of Housing and Human Services shall certify only those projects that meet the criteria of Eligible Projects and that also demonstrate to the satisfaction of the Department that the

property owner will comply with all applicable State law, including without limitation public bidding and prevailing wage laws, and with all applicable City law, including without limitation laws pertaining to the prevention of discrimination and women and minority business enterprises. The Department of Housing and Human Services, in agreement with Seattle Public Utilities, is hereby authorized to develop rules and procedures for certification of, and follow-up reporting by Eligible Projects to ensure that they satisfy the intent of this ordinance.

Section 2. The Seattle Municipal Code subsection 21.04.060.B is hereby amended to read as follows:

B. In case of application for water service to supply premises not abutting upon a street in which there is a standard City water main, the Director will require construction of a standard water main abutting the property before a connection is made: provided((5)); that under certain conditions, a temporary connection may be provided for the property, or a service to the property of the applicant may be placed along and beneath any public street or avenue((-)); and provided further, that in the case of certain housing development or redevelopment projects for households with aggregate annual incomes no higher than fifty percent (50%) of median income, the Director shall, prior to December 31, 1999, in accordance with SMC 21.04.280 fund a portion of the costs of construction of a standard water main.

Section 3. The Seattle Municipal Code subsection 21.16.270.B is hereby amended to read as follows:

B. Unless authorized by the Director of Seattle Public Utilities, an owner or occupant who is required, or wishes, to connect to a public sewer shall be required to build a main sewer line extension if a public sewer is not accessible within an abutting public area, or if the building, habitable structure, plumbing outlet or source of polluted water is more than two hundred feet (200') from public sewer. In the

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using development or redevelopment projects for households with aggregate annual
o. saler than fifty percent (50%) of median income, the Director shall, prior to December 31,
1999, in accordance with SMC 21.04.230 fund a portion of the costs of construction of a main sewer
line extension.
Section 4. This ordinance shall expire on December 31, 1999.
Section5. This ordinance shall take effect and be in force thirty (30) days from and after its approval
by the Mayor, but if not approved and returned by the Mayor within ten (10) days after presentation, it shall
take effect as provided by Municipal Code Section 1.04.020.
Passed by the City Council the a day of, 1997, and signed by me in open session
in authentication of its passage this <u>2</u> day of <u>1997.</u>
Approved by me this day of logo. Approved by me this day of logo. Mayor
Filed by me this 5 th day of June, 1997.
(Seal)

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3	AN ORDINANCE relating to Seattle Public Utilities and the Department of Housing and Human
4	Services; providing for certification and funding of certain water and sewer infrastructure extensions that serve residences of very low-income households, adding a new section to the municipal code; and amending SMC 21.04.060.B and 21.16.270.B.
5	WHEREAS, the City of Seattle supports affordable housing efforts and providing assistance to low-
6	income customers; and
7	WHEREAS, the cost of extending public water and sewer infrastructure can be a significant element of the cost of housing developments that serve very low-income persons; and
8	WHEREAS, under current City law developers of housing pay the costs of constructing public water and
9	sewer infrastructure, regardless of the income level of persons occupying that housing; and
10	WHEREAS, the City has full authority under State law to set rates and charges for its water and sewer services, systems and facilities; and
11	WHEREAS, pursuant to SMC Chapter 21.76, Seattle \text{\text{!} Itilities currently provides water and sewer
12	WHEREAS, pursuant to SMC Chapter 21.76, Seattle trate credits to qualified low/income household.
13 14	WHEREAS, the City desires to expand the scope of utility assistance to low income households by providing for payment or reimbursement of a portion of the costs of extending public water and sewer infrastructure to serve residences for certain very low-income households;
15	WHEREAS, the City desires to add a new Municipal Code section 21.04.280 and amend SMC 21.04.060.B and SMC 21.16.270.B to effectuate such infrastructure assistance: Now, Therefore,
16	
17	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
18	Section 1. A new section 21.04.280 is added to the Municipal Code to read as follows:
19	A. As used in this section, the following words shall have the following meanings:
20	"Eligible Project" means any housing development or redevelopment project in the City of
21	Seattle in which at least 50% of the dwelling units will be affordable and will be occupied by Very Low-
22	Income Households.
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"Median Income" means annual median income for the Seattle-Everett Metropolitan Statistical Area, adjusted for household size, as provided from time to time by the U.S. Department of Housing and Urban Development ("HUD"). If HUD ceases to provide such estimates no less frequently than annually, then "Median Income" shall mean such comparable figure for the Seattle area or an area including Seattle, published or reported by a federal, state, or local agency, as the City shall select in its sole discretion.

"Public Water and Sewer Infrastructure" means the extension of a main City sanitary, storm water or combined sewer line or a standard City water main or both required to serve an Eligible Project, but the term does not include meters, side sewers or service laterals.

"Very Low-Income Households" means households with annual incomes no higher than fifty percent (50%) of Median Income.

B. For housing development or redevelopment projects certified by the Department of Housing and Human as Eligible Projects, Seattle Public Utilities shall pay, or shall reimburse the developer for, fifty percent (50%) of the actual cost of the Public Water and Sewer Infrastructure prorated according to the percentage of dwelling units that will serve Very Low-Income Households; provided that the work is performed in a manner acceptable to SPU. The Department of Housing and Human Services shall certify only those projects that meet the criteria of Eligible Projects and that also demonstrate to the satisfaction of the Department that the developer will comply with all applicable State law, including without limitation public bidding and prevailing wage laws, and with all applicable City law, including without limitation laws pertaining to the prevention of discrimination and women and minority business enterprises. Department of Housing and Human Services, in agreement with SPU, is hereby authorized

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to develop rules and procedures for certification to ensure that Eligible Projects satisfy the intent of this .nance.

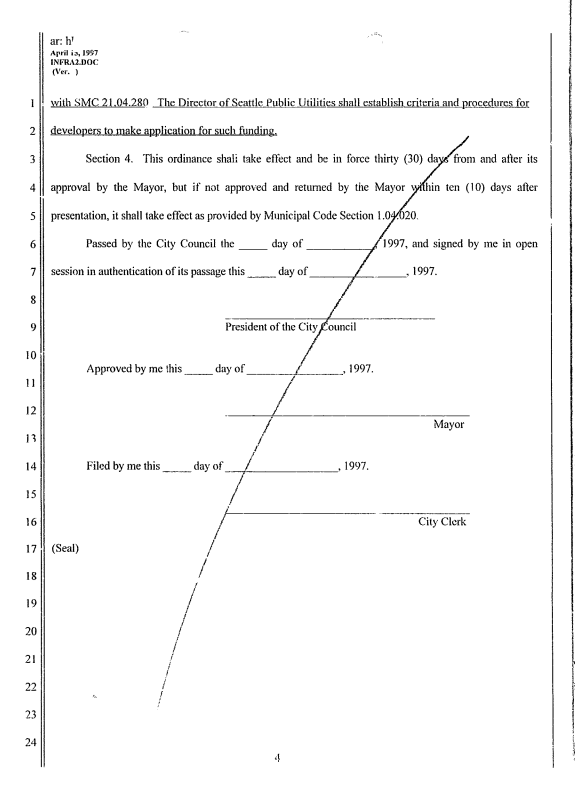
Section 2. The Seattle Municipal Code subsection 21.04.060.B is hereby amended to read as follows:

B. In case of application for water service to supply premises not abutting upon a street in which there is a standard City water main, the Director will require construction of a standard water main abutting the property before a connection is made: provided((\(\frac{1}{2}\)); that under certain conditions, a temporary connection may be provided for the property, or a service to the property of the applicant may be placed along and beneath any public street or avenue((\(\frac{1}{2}\))); and provided further, that in the case of certain housing development or redevelopment projects for households of very low income, the Director shall pay or reimburse a portion of the costs of construction of \(\frac{1}{2}\). Attandard water main in accordance with SMC 21.04.280. The Director, pursuant to the Administrative Code (Chapter 3.02), shall establish criteria and procedures for making the aforementioned exceptions.

Section 3. The Seattle Municipal Code subsection 21.16.270.B is hereby amended to read as follows:

B. U an authorized by the Director of Seattle Public Utilities, an owner or occupant who is required, or wishes, to connect to a public sewer shall be required to build a main sewer line extension if a public sewer is not accessible within a abutting public area, or if the building, habitable structure, plumbing outlet or source of polluted water is more than two hundred feet (200°) from the public sewer. In the case of certain housing development or redevelopment projects for persons of very low income, the Director shall the case of certain housing a portion of the costs of construction of a main sewer line in accordance

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City of Seattle

Executive Department-Office of Management and Planning

Thomas M. Tierney, Director Norman B. Rice, Mayor



April 15, 1997

Honorable Jan Drago, President Scattle City Council City of Seattle Scattle, WA 98104

RE: Holly Park Ordinance Regarding Utilities Contributions for Very Low Income Projects

Dear Council President Drago:

I have attached an Ordinance for your consideration that providing for certification and funding of certain water and sewer infrastructure extensions that serve residences of very low-income households, and making associated amendments to the Municipal Code. This is one of the ordinances intended to accomplish the Holly Park Finance Plan. The proposed financial plan spreads the funding burden among nine different sources, including housing funds, general fund, utilities and economic development funds.

This Ordinance is part of a larger package of legislation regarding Holly Park being submitted for Council consideration. An Executive Report and Recommendations fully explaining the Holly Park project and detailing issues and legislation will accompany the legislation.

If you have any questions regarding the attached Ordinance, or would like more information, please feel free to call me at x48363.

Sincerely,

Tom Tierney

Director, Office of Management and Planning

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City of Seattle

Executive Department—Office of Management and Planning

Thomas M. Tierney, Director Norman B. Rice, Mayor

April 15, 1997

The Honorable Mark Sidran City Attorney City of Seattle

Dear Mr. Sidran:



REQUESTING

DEPARTMENT:

Management and Planning

SUBJECT:

AN ORDINANCE relating to Seattle Public Utilities and the Department of Housing and Human Services, providing for certification and funding of certain water and sewer infrastructure extensions that serve residences of very low-income households; adding a new section to the municipal code; and amending SMC 21.04.060.B and 21.16.270.B.

Pursuant to the City Council's S.O.P. 100-014, the Executive Department is forwarding this request for legislation to your office for review and drafting.

After reviewing this request and any necessary redrafting of the enclosed legislation, return the legislation to OMP. Any specific questions regarding the legislation can be directed to Theresa Cherniak at 684-8573.

Sincerely,

Norman B. Rice Mayor

2-TOM TIERNEY
Director

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Enclosure

Accommodations for people with disabilities provided on request. An equal employment opporunity - affirmative action employer.

Office of Management and Planning 300 Municipal Building, Seattle, Washington 98104-1826

(206) 684-8980 • (TDD) 684-8118 • FAX (206) 233-0085

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COMMITTEE(S) REFERRED TO:

PRESIDENT'S SIGNATURE

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81757 City of Seattle, City Clerk

No. IN FULL

Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the Fnglish language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

CT:ORD 118605

was published on

06/16/97

The amount of the fee charged for the foregoing publication is

the sum of \$

, which amount has been paid in full-

Subscribed and sworn to before me on

06/16/97

Notary Public for the State of Washington, residing in Scattle

Affidavit of Publication